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6 Attorneys for Defendant
7 I-FLOW, LLC

8 UNITED STATES DISTRICT COURT

9 DISTRICT OF NEVADA

10 RYAN Q. CLARIDGE,

11 Plaintiff,

12 v.

13 I-FLOW CORPORATION; a Delaware
14 corporation; I-FLOW, LLC, a Delaware limited
15 liability company; DJO LLC (f.k.a. DJ
16 ORTHOPEDICS, LLC), a Delaware limited
17 liability company; DJO, INCORPORATED, aka
18 DJO, INC., a Delaware corporation; STRYKER
CORPORATION, a Michigan corporation; and
STRYKER SALES CORPORATION, a
Michigan corporation.

19 Defendants.

CASE NO.: 2:18-CV-01654-GMN-PAL

**STIPULATION TO EXTEND TIME FOR
DEFENDANTS TO RESPOND TO
PLAINTIFF'S COMPLAINT; ORDER
(Second Request)**

20 IT IS HEREBY STIPULATED by and between the parties hereto through their
21 respective attorneys that Defendants I-Flow, LLC, Stryker Corporation and Stryker Sales
22 Corporation may have additional time to answer or otherwise respond to Plaintiff's complaint.
23 Plaintiff's complaint was filed on August 30, 2018, and served on Defendants September 10,
24 2018. Plaintiff has agreed to an extension of time for Defendants to answer or otherwise respond
25 to Plaintiff's complaint to Friday, November 16, 2018¹.

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28 ¹ The parties had agreed to this extension prior to the expiration of the previous deadline which expired on October 31, 2018.

Good cause exists for this second request for an extension as counsel for Plaintiff and Defendants continue to engage in substantive meet and confer discussions concerning Defendants proposed challenges to various causes of action in the Complaint. Additional time is necessary to allow these meet and confer efforts to continue with the goal of potentially avoiding the filing of motions to dismiss portions of Plaintiff's Complaint. The parties will use this additional time in good faith and not to delay this action.

7 This is the parties' second request for an extension.

Respectfully submitted,

9 DATED: November 1, 2018. BROWN, BONN & FRIEDMAN, LLP

11 By: /s/ *Kevin A. Brown*

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DATED: November 1, 2018. GLEN LERNER INJURY ATTORNEYS

By: /s/ *Corey M. Eschweiler*

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1 DATED: November 1, 2018.

SNELL & WILMER

3 By: /s/ *Vaughn A. Crawford*

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15 Attorneys for Defendants Stryker Corporation and
16 Stryker Sales Corporation

17 **ORDER**

18 Pursuant to the parties' stipulation, defendants should answer or otherwise plead to
19 plaintiff's complaint on or before Friday, November 16, 2018.

20 **IT IS SO ORDERED.**

21 
22 United States Magistrate Judge

23 Dated: November 2, 2018

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